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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/516,851 12/03/2004		Alfons Bockmann	MY-27PCT	7267	
40570 FRIEDRICH K	7590 12/17/2007 UEFFNER	EXAMINER			
317 MADISON	N AVENUE, SUITE 910		O HERN, BRENT T		
NEW YORK,	NY 10017		ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/516,851	BOCKMANN ET AL.			
		Examiner	Art Unit			
		Brent T. O'Hern	1794			
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing at patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be time rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I. tely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
2a)⊠	Responsive to communication(s) filed on <u>07 Not</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Dispositi	on of Claims					
 4) Claim(s) 1,2 and 4-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) 4 and 6 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Applicati	on Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example 1.	epted or b) objected to by the formula of the following of the held in abeyance. See the following of the drawing of the drawi	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority t	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
2) Notice	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate			

DETAILED ACTION

Claims

1. Claims 1-2 and 4-7 are pending.

WITHDRAWN REJECTIONS

- 2. The 35 U.S.C. 112, second paragraph, rejections of claims 1-7 of record in the Office Action mailed 3 August 2007, page 2, paragraph 6, have been withdrawn due to Applicant's amendments in the Paper filed 7 November 2007.
- 3. The 35 U.S.C. 102(b) rejections of claims 1-3 and 5-7 as being anticipated by Barsotti (WO 00/49072) of record in the Office Action mailed 3 August 2007, page 3, paragraph 7, have been withdrawn due to Applicant's amendments in the Paper filed 7 November 2007.
- 4. The 35 U.S.C. 102(b) rejections of claims 1 -5 and 7 as being anticipated by Touhsaent et al. (US 5,827,615) of record in the Office Action mailed 3 August 2007, page 5, paragraph 7, have been withdrawn due to Applicant's amendments in the Paper filed 7 November 2007.

NEW OBJECTIONS

Claim Objections

- Claim 4 is objected to because of the following informalities: claim #4 depends on cancelled claim #3. Appropriate correction is required.
- 6. Claim 6 is objected to under 37 CFR 1.75(c), as being of improper dependent form for <u>failing to further limit</u> the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper

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dependent form, or rewrite the claim(s) in independent form. The coating thickness of claim #4 is the same as in claim #1.

7. Claim 6 is objected to because of the following informalities: the last range in the last line was <u>deleted</u> and <u>replaced</u> with a new range <u>without any markings</u> indicating said amendment. Appropriate correction is required.

NEW REJECTIONS

Claim Rejections - 35 USC § 112

- 8. Claims 1-2 and 4-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 9. The phrase "coating being largely adapted to material and possibly to the contents of the container with respect to its properties, selected from mechanical strength, thermal expansion, and chemical resistance" in claim 1, lines 14-18 is vague and indefinite as it is unclear where the "adapted to" is taking place and what structure "selected from mechanical strength, thermal expansion, and chemical resistance" is referring to.
- 10. The phrase "wherein the coating materials used for the coating materials used for the coating are based on modern epoxy resins or amine adducts" in claim 1, lines 19-21 is vague and indefinite since it is unclear what "coating materials" the phrase is referring to.

Clarification and/or correction is required.

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Claim Rejections - 35 USC § 102

11. Claims 1-2 and 4-7 are rejected under 35 U.S.C. 102(b) as being anticipated by Barsotti (WO 00/49072).

Regarding claims 1, 2, 4-5 and 7, Barsotti ('072) teaches a plastic container made of polyolefins, with a coating on an exterior and/or interior surface that has oxygen barrier properties with the coating comprising epoxy resins or amine adducts (See p. 4, II. 19-27, p. 4, II. 10, II. 10-14, p. 6, II. 1-8 and p. 7, II. 17-28 a plastic container with the above coating composition.) and wherein the thickness of the finished coating (30) varies from about 0.003 mm to 0.03 mm (See p. 27, I. 27 to p. 28, I. 3 wherein 0.3 mil equals 0.00762 mm.).

The phrase "for the packaging and long-term storage of food products the container comprising to reduce the amount of oxygen penetrating the plastic container in a closed portion thereof" in claim 1, lines 2-9 is deemed to be a statement with regard to the **intended use** and is not further limiting in so far as the structure is concerned (see MPEP 2111.02).

The phrase "and material of the coating (30) being largely adapted to material and possibly to the contents of the container with respect to its properties selected from mechanical strength, thermal expansion, and chemical resistance wherein the coating materials used for the coating are based on modern epoxy resins or amine adducts" in claim 1, lines 13-21 is not given any patentable weight as it is interpreted as **optional** language and does not positively set forth any structural limitations.

The phrases "wherein the coating is applied by spray coating and/or dip coating only the outer surface or the entire freely accessible surface of the plastic container in

one operation" in claim 2, lines 2-5 and "wherein, after it has been applied to the container surface, the coating is subjected to an aftertreatment that consists, for example, of heating or UV irradiation for the purpose of drying it or curing it" in claim 5, lines 2-6 are **process limitations** in product claims and hence not given any patentable weight since patentability of a product does not depend on its method of production (see MPEP § 2173.05(p)).

Claim #4 depends on cancelled claim #3, thus, the claim is directed to further limiting an unknown product with unknown structure.

Regarding claim 7, Barsotti ('072) teaches wherein the surface to be coated is pretreated (See p. 7, II. 33 to p. 8, I. 4.).

The phrases "wherein the container surface to be coated is pretreated, by flame treating, before it is coated and is then, for example, fat-free and/or dust-free and/or roughened" in claim 7, lines 2-5 are **process limitations** in a product claim and hence not given any patentable weight since patentability of a product does not depend on its method of production (see MPEP § 2173.05(p)).

The phrase "before it is coated and is then, for example, fat-free and/or dust-free and/or roughened" in claim 7, lines 4-5 is **optional**, thus not limiting.

12. Claims 1-2, 4-5 and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Touhsaent et al. (US 5,827,615).

Regarding claims 1, 2, 4 and 5, Touhsaent ('615) teaches a plastic container made of polyolefins, with a coating on an exterior and/or interior surface that has oxygen barrier properties with the coating comprising epoxy resins or amine adducts (See FIG on the front page of the patent, col. 2, II. 23-58, col. 7, II. 40-49, a plastic

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container with the above coating composition and wherein one of the individual layers is a layer produced by metallization (See col. 5, II. 21-25 and 65-67.).

FILM CROSS SECTION

		POLYMERIC COATING (OPTIONAL)
		PRIMER COATING (OPTIONAL)
FILM SUBSTRATE	D	POLYMER SKIN LAYER (OPTIONAL)
	В	UNCAVITATED CORE LAYER POLYMER (OPTIONAL)
	А	CAVITATED CORE LAYER (OPTIONALLY CLEAR)
	С	TIE LAYER
	Е	EVOH COPOLYMER LAYER
		METAL DEPOSIT
	-	LOW TEMPERATURE SEALABLE COATING

Claim #4 depends on cancelled claim #3, thus, the claim is directed to further limiting an unknown product with unknown structure.

<u>NOTE</u>: the process limitations, intended use language, etc. discussed above is applicable for the rejections over Touhsaent ('615).

Regarding claim 7, Touhsaent ('615) teaches wherein the surface to be coated is pretreated (See col. 5, II. 26-32.).

ANSWERS TO APPLICANT'S ARGUMENTS

13. In response to Applicant's arguments (pp. 9-13 of Applicant's Paper filed 7 November 2007) discussing the Barsotti ('072) and Touhsaent ('615) references, it is firstly noted that the amended claims are discussed above.

Furthermore, it is noted that the arguments are narrative discussing the teachings of the cited references and general background regarding Applicant's claims, however, Applicant does not precisely address the claimed structural limitations and present precise analysis wherein the limitations are not taught by the cited references. Additionally, Applicant goes into some detail discussing the metal layer (pp. 10-11 of Applicant's Paper filed 7 November 2007) of claim #4, however, it is noted as discussed above that said claim depends on cancelled claim #3. Additionally, it is noted that Touhsaent ('615) clearly teaches said properties as explained in the previous Office Action.

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brent T. O'Hern whose telephone number is (571) 272-0496. The examiner can normally be reached on Monday -Thursday, 9:00-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terrel Morris can be reached on (571) 272-0996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Brent T O'Hern Examiner Art Unit 1794

December 10, 2007

NASSER AHMAD

PRIMARY EXAMINER